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United States Senate

WASHINGTON, DC 20510-3603

July 12, 2012

The Honorable Julius Genachowski
Chairman
Federal Communications Commissions
445 12th Street SW, Room: 8-B201
Washington, DC 20554

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Dear Chairman Genachowski:

I am contacting you regarding clarification on the commercial restrictions of Non-Commercial Educational (NCE) Public Interest Obligation (PIO) channels.

I support the ability of NCE PIO's to air limited messages of for profit entities, particularly when there is a direct connotation to education, health, and/or religious aspects of the underlying mission of the station. As you are aware, Public Broadcasting Stations (PBS), whose stations are carried on cable and satellite as NCE PIO channels, air sponsorships of for-profit entities with numerous programs on their stations.

I support PBS' current practice in this regard, as long as the policy is uniform for all non-commercial stations. Therefore, I am seeking assurance and clarification from the FCC that all NCE PIO channels are afforded and permitted this same ability, specifically independent and religious programmers.

Thank you for your attention to this matter. I look forward to your response.

Sincerely,



Senator James Inhofe



FEDERAL COMMUNICATIONS COMMISSION

August 15, 2012

JULIUS GENACHOWSKI
CHAIRMAN

The Honorable James M. Inhofe
United States Senate
205 Russell Senate Office Building
Washington, D.C. 20510

Dear Senator Inhofe:

Thank you for your letter concerning the ability of noncommercial educational broadcast stations to air messages on behalf of for-profit entities. I appreciate your interest in this matter and have directed the Chief of the Media Bureau's Office of Communications and Industry Information to respond. I am pleased to provide the enclosed correspondence discussing this matter.

If you have any additional questions or need further assistance, please do not hesitate to contact me.

Sincerely,

A handwritten signature in blue ink, appearing to read "Julius Genachowski", is written over a horizontal line.

Julius Genachowski

Enclosure



Federal Communications Commission
Washington, D.C. 20554

August 15, 2012

IN REPLY REFER TO:
CN-1200893

The Honorable James M. Inhofe
United States Senate
205 Russell Senate Office Building
Washington, D.C. 20510

Dear Senator Inhofe:

Thank you for your letter concerning the policies and rules governing the ability of noncommercial educational (NCE) broadcast stations to air commercial messages on behalf of for-profit entities. I appreciate learning your views on this important matter.

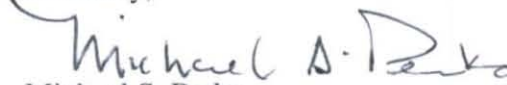
The Communications Act prohibits all public broadcast stations from airing commercial advertisements, defined as messages which are intended "to promote any service, facility, or product offered by any person who is engaged in such offering for profit." The Commission's corresponding rules also state that NCE stations may not broadcast promotional announcements on behalf of for-profit entities in exchange for the receipt of consideration to the licensee, its principals, or employees. At the same time, NCE stations, including independent and religious programmers, are permitted to engage in "enhanced underwriting" that allows NCE stations to acknowledge and identify contributors on air. Such acknowledgements may include slogans and value-neutral descriptions of the contributors' products and services, but may not promote or make qualitative or comparative statements regarding contributors.

On a related topic, the Commission recently adopted a *Notice of Proposed Rulemaking* to solicit public comment on whether and under what circumstances to allow all NCE broadcast stations to allocate up to one percent of their annual broadcast time to conduct on-air fundraising activities for the benefit of charities and other third-party nonprofit organizations. The *Notice* specifically invites comment regarding the classes of NCE stations that may engage in fundraising, the types of nonprofit entities that may benefit from the fundraising, and the First Amendment implications of establishing eligibility criteria for stations and fundraising recipients. The period for the submission of public comments is scheduled to close on August 21, 2012, and a copy of your letter will be included in the record of the proceeding.

Page 2—The Honorable James M. Inhofe

I trust this information is helpful, and please do not hesitate to contact me if I can be of further assistance.

Sincerely,

A handwritten signature in dark ink, appearing to read "Michael S. Perko". The signature is fluid and cursive, with a large initial "M" and a stylized "P".

Michael S. Perko

Chief, Office of Communications and Industry Information
Media Bureau